



State of Utah

DEPARTMENT OF NATURAL RESOURCES
DIVISION OF OIL, GAS AND MINING

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August 16, 1994

Mr. Andrew Robinson
Ash Grove Cement Company
P.O. Box 51
Nephi, Utah 84648

Dear Mr. Robinson

Re: Proposed Mining and Reclamation Plan Revision, Ash Grove Cement Company, Leamington Quarry, M/023/004, Juab County, Utah

The Division has reviewed your draft Mining and Reclamation Plan revision, received June 16, 1994. The information presented in this revision is insufficient to meet the requirements set forth by Rule R647-4-118. A revision should include all information that would have been required in the original notice of intention ("NOI"). The original notice of intention was approved in 1980 and the rules for the Minerals Regulation Program have changed since this time. The revision for the Leamington Quarry will need to address new rules R647-4-104 through R647-4-113. Those portions of the approved notice of intention not subject to the revision will not be subject to review. For your reference, I have enclosed a copy of the Minerals Program Rules.

Generally, a revision is a "stand alone" document. When applicable, reference to previously approved information as contained in the original NOI can be used, but identification of the volume number, section, page number, plate/map number and date of submittal should be included. If possible appropriate copies of the referenced material should be attached as part of the application for revision. One should be able to read the revision document and clearly understand the revised Mining and Reclamation Plan. In other words, a revision is, in effect, a new permit for all areas affected.

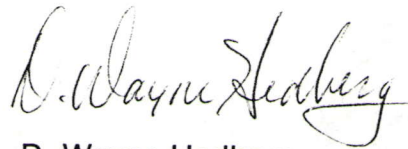
In order to assist in our calculation of a reclamation bond estimate, a map showing the proposed surface facilities should be submitted. This map should show buildings, stationary mining/processing equipment, proposed roads, proposed pits/quarries, power lines, proposed hydrologic (drainage and erosion control) structures, topsoil storage areas, waste disposal areas, a border clearly outlining the

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acreage proposed to be disturbed by operations, and any other pertinent items. A reclamation treatments map that identifies the location and extent of reclamation work to be accomplished upon cessation of mining operations should also be submitted. Other maps and drawings, as outlined under Rule R647-4-105, may also be required by the Division, depending upon the size, nature, and complexity of your mining proposal. Pursuant to Rule R647-4-113, an operator is required to provide reclamation surety to the Division prior to initiating mining operations. Typically, the Division prepares its reclamation cost estimate from the draft estimate prepared by the operator and submitted as part of the permit application.

In response to our August 15, 1994, telephone conversation, we have scheduled Monday, August 29th (10:00 AM) to meet with you in our offices to discuss in further detail, the permitting requirements for this revision. Thank you for your patience and cooperation in this matter. If you have any questions feel free to call me or Wayne Hedberg at (801) 538-5340.

Sincerely,



D. Wayne Hedberg
Permit Supervisor
Minerals Regulatory Program

jb
Enclosures

cc: Douglas Reid, District Ranger, Fish Lake NF
M023004.let

*Tillmore Ranger Dist
390 S Main
Tillmore UT 84631*